REMARKS

As a preliminary matter, Applicant recommenced action in this case with the filing of this Supplemental Amendment. This Amendment supplements the remarks and amendments provided in Amendment D, filed November 14, 2005, and the remarks provided in Response C, filed October 12, 2005, both of which are incorporated by reference herein.

In an effort to expedite prosecution only, Applicant has further amended the independent claims of the present invention herein to emphasize that the pulse converter outputs a signal of which an associated jitter level is reduced. Applicant submits that this added claim language further distinguishes the present invention over the cited prior art references, whether taken alone or together. Applicants further submit that this additional claim language does not render most diminish any of the previous arguments submitted by Applicant traversing the rejection based on these references.

An object of the present invention is to provide a synchronous signal generator that outputs a pulse signal that minimizes that severity of associated jitter. The objects and effects of the present invention are therefore significantly different than the cited prior art references, rendering the Examiner's proposed combination against the present invention even further nonobvious.

For all of the foregoing reasons, Applicant again submits that this Application, including claims 1-13, is in condition for allowance, which is respectfully requested. The Examiner is invited to contact the undersigned attorney if a further interview would expedite prosecution.

Respectfully submitted,

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November 30, 2005

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